Form NLRB - 500 (\$200) 2:18-cv-01165-JLG-CMV Doc #: 1-3 Filed: 10/02/18 Page: 1 of 2 PAGEID #: 13

UNITED STATES OF AMERICA

NATIONAL LABOR RELATIONS BOARD

SECOND AMENDED CHARGE AGAINST EMPLOYER

INSTRUCTIONS:

DO NOT WRITE IN THIS SPACE
Case Date Filed

09-CA-219396 June 20, 2018

	Director in which the alleged unfair labor practice	
1.	EMPLOYER AGAINST WHOM CHARGE IS BRO	UGHT
a. Name of Employer		b. Tel. No.
Shamrock Cartage, Inc.		(513) 646-6472
•		c. Cell No.
d. Address (street, city, state ZIP code)	e. Employer Representative	f. Fax No.
2140 Maxim Drive	James Allen, Attorney	(877) 700-7541
Rockdale, IL 60436	Burdzinski & Partners, Inc.	g. e-Mail
	922 Dry Valley	jallen@burdzinski.com
	Villa Hills, KY 41017	h. Dispute Location (City and State)
	Villa I illis, ICT 41017	Groveport, OH
i. Type of Establishment (factory, nursing home,	j. Principal Product or Service	k. Number of workers at dispute location
hotel)		
yard hostler	truck spotting and hostler services	~12
 (5) of the National Labor Relations Act, and these unfair labor practices are unfair practices affecting 2. Basis of the Charge (set forth a clear and concerns) 	d is engaging in unfair labor practices within the me unfair labor practices are practices affecting commit commerce within the meaning of the Act and the fise statement of the facts constituting the alleged user and the Union have been engaged in negotitions remain ongoing.	nerce within the meaning of the Act, or these Postal Reorganization Act Infair labor practices)
On or about April 13, 2018, the Employer	discriminated against Union Shop Steward Si ity in violation of Section 8(a)(3) of the Act, as	

Prior to terminating Smith, the Employer on or about April 9, 2018 imposed a suspension in violation of Section 8(a)(3), and removed Smith from service without giving the Union an opportunity to bargain in violation of Section 8(a)(5) of the Act.

About April 9, 2018, Shamrock manager Brian Williamson threatened an employee with reprisals, i.e., assigning employees with work and behavioral problems to this employee's shift which would result in more onerous working conditions, because of the Union's position on discipline at the bargaining table in violation of Section 8(a)(1) of the Act.

By the above and by other acts and conduct, the Employer has unlawfully restrained and coerced employees in violation of Section 8(a)(1) of the Act, and unlawfully interfered with employees' Section 7 rights.

3. Full name of party filing charge (if labor organization, give full name, including local name and number)				
International Brotherhood of Teamsters Local Union No. 413				
4a. Address (street and number, city, state, and ZIP code)		4b. Tel. No.		
		(614) 228-6492, ext. 22		
555 E Rich St. Columbus, OH 43215		4c. Cell No.		
		(614) 206-9197		
		4d, Fax No.		
		(614) 228-3933		
		4e. e-Mail		
		ted.beardsley@teamsters413.com		
5. Full name of national or international labor organization of which it is an affiliate or constituent unit (to be filled in when charge is filed by a labor				
organization)				
INTERNATIONAL BROTHERHOOD OF TEAMSTERS				
6. DECLARATION		Tel. No.		
I declare that I have read the above charge and that the statements are true to the best of		(513)287-6987		
my knowledge and belief.				
		Office, if any, Cell No.		
By:	Clement L. Tsao, Attorney	(513) 390-6652		
(signature of representative or person making charge)	Print Name and Title	Fax No.		
		(513) 721-1178		
Address: 30 Garfield Place, Ste 540,	Date: 6/20/2018	e-Mail		
Cincinnati, OH 45202	<u> </u>	ctsao@econjustice.com		
Omomitod, Ott 40202				

WILLFUL FALSE STATEMENTS ON THIS CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001)
PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing unfair labor practice and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary; however, failure to supply the information will cause the NLRB to decline to invoke its processes.

Case: 2:18-cv-01165-JLG-CMV Doc #: 1-3 Filed: 10/02/18 Page: 2 of 2 PAGEID #: 14

RECEIVED NLRB REGION 9

2018 JUN 20 PM 1: 17

CINCINNATI. OH